1	Thomas M. Jones ( <i>Pro Hac Vice</i> )		
2	Thomas M. Jones ( <i>Pro Hac Vice</i> ) Charles E. Wheeler, SBN 82915 Sean V. Walton ( <i>Pro Hac Vice</i> )		
3	COZEN O'CONNOR   501 West Broadway, Suite 1610		
4	San Diego, CA 92101 Telephone: 619.234.1700 Facsimile: 619.234.7831		
5	tjones(a)cozen.com		
6	cwheeler@cozen.com swalton@cozen.com		
7 8	Attorneys for Plaintiff/Defendant ILLINOIS UNION INSURANCE COMPANY		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION		
11			
12	ILLINOIS UNION INSURANCE COMPANY, an Illinois corporation,	Case No. 3:13-cv-04863-JST Case No. 3:15-cv-04834-JST	
13	Plaintiff,	Hon. Jon S. Tigar	
14	v.	JOINT STIPULATION TO	
15	INTUITIVE SURGICAL, INC., a Delaware	EXTEND EXPERT DEADLINES BY 10 DAYS; AND	
16	corporation,	[PROPOSED] ORDER.	
17	Defendant.	<del>(I NOI OSED)</del> ONDEN.	
18		Trial Date: June 19, 2017	
19			
20	And Related Actions.		
21	Illinois Union Insurance Company ("Illinois Union") and Intuitive Surgical,		
22	Inc. ("Intuitive") jointly stipulate, pursuant to Local Rules 6-1(b), 6-2, and 7-12, to		
23	extend—by 10 days—the expert deadlines in the consolidated actions, Case No. 3:13-		
24	cv-04863-JST and Case No. 3:15-cv-04834-JST, if it pleases the Court.		
25	WHEREAS, on July 26, 2016, the parties submitted a Joint Stipulation to Enter		
26	Scheduling Order, which was approved and entered by the Court on July 27, 2016		
27	(ECF No. 186 in Case No. 3:13-cv-04863-JST).		
28	JOINT STIPULATION TO EXTEND	CACE NO 2.12 CM 04072 ICT	
ı	JUINI SHEULAHUN IU EALEND	CASE NO. 3:13-CV-04863-JST	

```
WHEREAS, the Scheduling Order provided for the following expert report and
 1
 2
    discovery deadlines:
 3
          Expert Reports Due – December 13, 2016
          Rebuttal Expert Reports Due – January 17, 2017
 4
          Close Of Expert Discovery – January 31, 2017
 5
           WHEREAS, the parties, through their counsel, have agreed to a 10-day
 6
 7
     extension of the above expert deadlines.
 8
          NOW THEREFORE, the parties, through their undersigned counsel, hereby
 9
    respectfully stipulate and request that the Court extend the above expert deadlines by
10
    10 days, as follows:
11
          Expert Reports Due - December 13, 2016 - December 23, 2016
           Rebuttal Expert Reports Due – January 17, 2017 – January 27, 2017
12
          Close Of Expert Discovery – January 31, 2017 – February 10, 2017
13
14
           The parties further stipulate that this change in the expert deadlines will not
    change or affect any of the other dates in the Scheduling Order entered on July 27,
15
    2016.
16
17
    ///
18
    ///
19
    ///
20
    ///
21
    ///
22
    ///
23
    ///
24
    ///
25
    ///
26
    ///
27
    ///
28
```

1	[PROPOSED] ORDER	
2	PURSUANT TO THE FORGEOING STIPULATION OF THE PARTIES,	
3	IT IS ORDERED THAT:	
4	The Court enters the following modifications to the case schedule for the	
5	consolidated actions, Case No. 3:13-cv-04863-JST and Case No. 3:15-cv-04834-JST:	
6	Expert Reports Due – December 13, 2016 – December 23, 2016	
7	Rebuttal Expert Reports Due – <del>January 17, 2017</del> – <b>January 27, 2017</b>	
8	Close Of Expert Discovery – January 31, 2017 – <b>February 10, 2017</b>	
9		
10	DATED: December 8, 2016	
11		
12	Jons. Jegen	
13	The Honorable Jon S. Tigar	
14	United States District Court Judge	
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		